

Line 5, LLC Independent Dealership Participation Agreement

New Dealership Checklist

Completed Line 5, LLC Dealership Participation Agreement.
Agreement Signed, Initialed and Dated by AUTHORIZED Dealership officer.
Articles of Incorporation/Organization reflecting signer as an Officer/Principal of Dealership. Signed
PHOTO IDENTIFICATION CARD of signer. (Example: State Issued Driver's License)
Complete ATTACHMENT A. (Dealership Questionnaire)
Complete ATTACHMENT B. (Product Integration Worksheet)
Copy of VOIDED CHECK or BANK LETTER for funding method for each Dealership location.
Copy of CURRENT Dealership's Dealer License for each Dealership Location. ***Texas Dealers Only: Copy of OCCC Motor Vehicles Sales Finance License
Completed, Signed and Dated FORM W9 for each Dealership Location.
Optional: Completed, Signed, Initialed and Dated ATTACHMENT C (Multiple Locations)

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Line 5, LLC Independent Dealership Participation Agreement

This DEALERSHIP PARTICIPATION AGREEMENT ("Agreement") is made this day of
, (the "Effective Date"), by and between LINE 5, LLC, a Florida corporation with its principal place of business located at 5644 Tavilla Ct., Suite 102, Naples, Florida 34110 ("LINE 5"), and, a company
organized under the laws of, with its principal place of business located at (along with any subsidiaries, divisions,
affiliates, parents, representatives, partners, and/or related corporations, "Dealer").
1. APPOINTMENT OF DEALER: LINE 5 appoints Dealer as a NON-EXCLUSIVE dealer for the financing services provided by LINE 5.
2. NO AGENCY RELATIONSHIP: This Agreement does not create an agency, partnership, franchisee or joint venture relationship between the parties. Under this Agreement Dealer is only authorized to sell in its own name products financed by LINE 5 per the terms of this Agreement.
3. <u>FINANCING OF PRODUCTS BY LINE 5</u> : All orders for financing placed by Dealer shall be in the form of a LINE 5 Installment Contract generated by the LINE 5 website ("Installment Contract"), specifying in English all of the items included therein, and may be submitted to LINE 5 only after financing for the underlying vehicle has been secured. Requests for financing submitted in any other form will not be accepted by LINE 5. All Installment Contracts submitted by Dealer are subject to LINE 5's approval and acceptance. LINE 5 shall not be liable for any compensation, commission, reimbursement or damages for any delay, regardless of cause, in the rendering of services to Dealer. LINE 5 does not offer Dealer any grace period to modify a submitted Installment Contract, and no changes will be accepted by LINE 5 once the Installment Contract is approved and accepted by LINE 5. Dealer is solely responsible for confirming the accuracy of all information contained in the Installment Contract.
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In addition to the foregoing, Dealer will be responsible for collecting a down payment from the individual(s) purchasing products and services from Dealer ("Purchaser") equal to ten percent (10%) of the total retail selling price of the products and services being financed. Line 5 will not accept any Installment Contract from Dealer without a ten percent (10%) down payment.

Upon receipt and acceptance of any Installment Contract from Dealer accompanied by a ten percent (10%) down payment, LINE 5 will fund the cost of the Product to the Provider. For each successful monthly payment to Line 5 by a Purchaser which has cleared for at least five (5) business days Line 5 will issue payment to Dealer for the net remaining principal amount of the Purchaser's monthly payment after the Provider Product cost percentage or Provider monthly proration amount (whichever is greater) is deducted. Such payments will be made by Line 5 to Dealer on a monthly basis. LINE 5 reserves the right to deduct any refunds or proration due back to LINE 5 from Dealer from any funding payments made by LINE 5 to Dealer. In the event that Dealer ever receives funds from a Product Provider for a Product financed by Line 5 (such as in the event of overpayment by LINE 5, denial of coverage resulting in a cancellation by the Provider, or for a cancellation refund), Dealer shall send all such funds to LINE 5 within five (5) business days.

In the event that Dealer goes out of business, files for any form of bankruptcy, or commits a material breach of any portion of this Agreement, Line 5 will not issue payment to Dealer for any successful monthly payment to Line 5 by a Purchaser (as set forth in the preceding paragraph). In such event Line 5 will be permitted to keep the entirety of any successful monthly payment to Line 5 by a Purchaser and Dealership will not be entitled to any further or additional payments for any active Products financed by Line 5.

4. **NON-PRORATED ITEMS:** This Agreement provides Dealer the right to use LINE 5's services to finance Products which are prorated in the event of early termination. If Dealer uses LINE 5's services to finance Products which are not prorated, Dealer is required to submit an Installment Contract to Line 5 as set forth in Section 3 of this Agreement. Unlike prorated items discussed in Section 3 of this Agreement, LINE 5 will not fund the cost of the Product to the Provider and Dealer will be solely responsible for any such payment. Upon receipt and acceptance of any Installment Contract from Dealer and confirmation that Dealer has funded the cost of the

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Product to the Provider, for each successful monthly payment to Line 5 by a Purchaser which has cleared for at least five (5) business days Line 5 will issue a monthly payment to Dealer for the net principal amount of the Purchaser's monthly payment.

5. **<u>DOWN PAYMENT:</u>** Dealer is responsible to collect the down payment outlined in this Agreement from the Purchaser.

6. **SALES TAX:** All necessary sales tax from Products financed through LINE 5 is to be collected and paid on behalf of the Purchaser by Dealer, and Dealer is responsible for verifying the correct sales tax is being collected.

7. **ASSIGNMENT:** Upon execution of the Installment Contract, Dealer will assign the Installment Contract, in its entirety, to LINE 5. All related refunds and/or rebates from cancelled Products will be assigned to LINE 5. LINE 5 will be responsible for providing any notices to Purchaser required by applicable law with respect to the assignment of the Installment Contract to LINE 5.

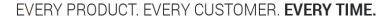
8. <u>LIENHOLDER:</u> Dealer will indicate LINE 5 as the "Lienholder" in the appropriate section on all sold Products using financing by LINE 5. The "Lienholder" designation will cease once the Installment Contract has been paid in full and the Purchaser's account has been satisfactorily settled. If no "Lienholder" section is present for a Product sold using financing by LINE 5 (such as for items which are not prorated), Dealer will treat such product as thought Line 5 were the Lienholder.

9. **PRICING:** Dealer agrees that the retail-selling price of Products will not vary depending upon whether the Purchaser chooses to finance the Product with LINE 5 or pay by other means, and Dealer may not assess incremental charges or offer discounts depending on whether the Purchaser chooses to finance the Product with LINE 5 or pay by other means.

10. <u>FUNDS DUE TO LINE 5:</u> In the event that funds are due back from Dealer to LINE 5, such as in the event of a cancelled Installment Contract, such payments shall be made to LINE 5 in full in United States dollars by check, wire transfer, or ACH to LINE 5 or a bank or banks designated in writing by LINE 5 to Dealer, or by such other means or in such other currencies or to such other address as LINE 5 may from time to time designate in

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writing within five (5) business days. Interest on any past due amounts shall be charged at the rate of one and one-half percent (1 1/2%) per month or the maximum amount permitted by law, whichever is higher. All costs associated with payments hereunder shall be borne by Dealer.

- 11. **COMPLIANCE:** Dealer is solely responsible for obtaining and having in effect all licenses, permits and authorizations from all governmental agencies necessary to the performance of its obligations hereunder and shall comply with all applicable laws, rules and regulations affecting LINE 5 and Dealer and their respective activities hereunder. Dealer shall promptly notify LINE 5 in writing (a) of any changes to or additional licenses, permits, or authorizations required by LINE 5 under the laws and regulations of the Territory as may be necessary for the performance by LINE 5 of its obligations under this Agreement, and/or (b) if this Agreement or any portion hereof is illegal under or infringes any applicable law or regulation. Dealer is responsible for notifying LINE 5 of any additions or changes to regulatory requirements in the territory where Dealer is located. Dealer shall indemnify LINE 5 against and hold it harmless from all penalties, fines, charges, liabilities or costs, including attorneys' fees and related costs, whether direct or indirect resulting from or in connection with any failure to notify LINE 5 under the preceding sentences of this Section 13 and in accordance with its terms.
- 12. <u>INTELLECTUAL PROPERTY:</u> Dealer acknowledges the confidential and proprietary nature and value to LINE 5 of information relating to the terms of this Agreement, and any services, computer systems, products, forms, ideas, concepts, inventions, procedures, data, know-how, trade secrets, or other matters concerning LINE 5 and its services (collectively referred to as "Confidential Information"). Dealer shall maintain the confidentiality of such Confidential Information and shall not disclose such Confidential Information, except to its employees, subcontractors, agents, and representatives who have a demonstrated need to know such Confidential Information in order to carry out Dealer's obligations under this Agreement. In the event Dealer is required to disclose Confidential Information pursuant to any legal process, or judicial or government order, Dealer shall promptly notify LINE 5 to allow intervention in response thereto.
- 13. **TERM; TERMINATION; EFFECT OF TERMINATION:** This Agreement shall become effective on the Effective Date and will continue for a period of two (2) years, unless terminated earlier, and shall automatically

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renew for one calendar year each year thereafter. This Agreement may be terminated by either party at any time for any reason whatsoever by written notice to the other party delivered not less than thirty (30) days prior to termination. Additionally, LINE 5 may terminate this Agreement with immediate effect on the giving of written notice to Dealer should LINE 5, in its sole discretion, determine that a breach of any portion of this Agreement has occurred.

Any termination of this Agreement shall operate as a cancellation of all Installment Contracts that LINE 5 has not accepted prior to the termination, and LINE 5 will not be liable to Dealer for any damages (including but not limited to consequential, special or lost profits) as a consequence of any termination or cancellation of Installment Contracts. Upon any termination of this Agreement, any and all amounts owing by Dealer to LINE 5 or from LINE 5 to Dealer shall become immediately due and payable. Termination of this Agreement will not affect existing Installment Contracts, which will remain in effect and subject to the terms of this agreement, including proration and refund provisions, after termination of this Agreement.

14. **ASSIGNMENT:** Dealer shall not assign, delegate or otherwise transfer this Agreement or all or any part of its rights or obligations hereunder, whether voluntarily or by operation of law, without the prior written consent of LINE 5. LINE 5 may, without requiring the consent of Dealer, assign, delegate or otherwise transfer this Agreement or any right hereunder, or delegate any obligation hereunder, to any person, including but not limited to any of the affiliates of LINE 5 or to any entity to which substantially all of its business is transferred by merger, consolidation, sale of assets or otherwise or which agrees to assume the obligations hereunder.

15. **GOVERNING LAW; JURISDICTION; ARBITRATION:** This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, United States of America; provided, however, that any conflict of law rules of the State of Florida, U.S.A., shall not operate to require the application of the laws of any other jurisdiction. The English text of this Agreement shall be considered the original version of this Agreement and shall govern and be binding upon the parties. The controlling language for all communications between the parties shall be English.

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The parties hereby irrevocably and unconditionally agree that any legal action or proceeding against either of them with respect to this Agreement and any transaction contemplated hereby shall be brought in the State or Federal courts within the State of Florida, U.S.A., and by execution and delivery of this Agreement, the parties hereby irrevocably and unconditionally submit to the jurisdiction of each such court. In the event either party brings legal action to enforce any of the terms, conditions, or revisions of this agreement, both parties agree to pay such attorney's fees as shall be awarded by a Court of competent jurisdiction to the prevailing party.

Any dispute, claim or controversy arising out of, as a result of, based upon, related to or in connection with this Agreement, or any amendment hereto, whether in contract, tort, statute or otherwise, that cannot be resolved by good faith negotiations among the parties shall be determined by final and binding arbitration in accordance with then existing arbitration rules of the American Arbitration Association. The arbitrator shall not act as "amiable compositeurs" and shall not have the authority or power to modify or alter any express condition or provision of this Agreement. Recovery of punitive, exemplary, statutory or liquidated damages will not be awarded and are waived, except an award may be made by the arbitrator for recovery for breach of warranty, products liability, or tort claims based upon the liability of Dealer or LINE 5. All costs and administrative expenses of arbitration, except attorneys' fees and costs, shall be shared equally by the parties. The arbitration will be conducted in the English language and held confidential by the parties and the arbitrator. Best efforts will be made to complete the arbitration within six months from the date of the arbitrator's appointment. The arbitral award and determination may be entered in any court having jurisdiction. An arbitral award, if any, will be granted in US Dollars.

16. **INSURANCE**; **INDEMNITY**: Prior to commencing performance, Dealer shall transmit to LINE 5 a Certificate of Insurance affirming that Dealer has secured the following insurance and minimum coverage amounts with an A or better (or equivalent) rated insurance company, occurrence form only: (a) general liability, including products liability, contractor's protective liability, products-completed operations and blanket contractual liability for both personal injury and property damage with general aggregate combined single limits of US \$1 million per occurrence, with such self-insured retention ("S.I.R.") as it customarily maintains in the normal course of its business, which may be satisfied by any combination of primary liability and umbrella or 4852-9374-5734.1

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excess liability coverage. Certificates shall bear an inked or stamped signature. Facsimile or photocopied Certificates shall not be acceptable.

Dealer will defend, indemnify and hold harmless LINE 5 and each of its shareholders, affiliates, directors, officers, employees, insurers, successors, assigns, affiliates, divisions, parents, agents and contractors, free and harmless from and against any and all loss, cost, liability, claims, actions demands, damages, causes of action, remedies, debts, liabilities, judgments, settlements, expenses compensations and disputes or lawsuits asserted or prosecuted by a third party (including governmental or tax authority), including reasonable attorneys' fees and costs, arising out of, based upon, related to or in connection with (i) a breach or alleged breach by Dealer, or its shareholders, affiliates, directors, officers, employees, insurers, successors, assigns, agents and contractors, of any warranty, representation, or covenant under this Agreement; or (ii) Dealer's alleged negligence, breach of warranty, breach of contract, unfair business practices, unfair competition, products liability, strict liability in tort or other tort claim. LINE 5 will cooperate with Dealer in the defense. Dealer will not consent to the entry of any judgment or enter into any settlement without LINE 5's prior written consent, which will not be unreasonably withheld. Dealer's duty to defend is independent of its duty to indemnify and its other obligations under this Agreement. Dealer's duty to defend LINE 5 shall not be discharged until all indemnified matters have been resolved by settlements or by final judgments.

17. <u>MISCELLANEOUS:</u> Dealer agrees to permit, during reasonable business hours, LINE 5, or its designee, to examine, audit, reproduce and take copies of all reports, accounts and records pertaining to the financing of Products by LINE 5, including, but not limited to, records in support of claims for reimbursement or credit from LINE 5, and Dealer shall cooperate fully with any such action by LINE 5.

Entire Agreement. This Agreement consists of these terms and conditions, all Attachments, and any written notices from Dealer specifically accepted in writing by LINE 5, and any documents incorporated by reference in this Agreement, and is the exclusive and entire agreement between LINE 5 and Dealer. This Agreement replaces, supersedes and cancels all prior agreements between Dealer and LINE 5 and/or any of LINE 5's affiliates, whether

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written, oral or implied relating to the subject matter hereof, which agreements shall have no further force and effect from the Effective Date.

Notices. All notices and other communications hereunder shall be in writing and delivery shall be effective in all respects on the date of receipt thereof by the party to whom sent, by mail or hand delivered to LINE 5, LLC, Attention: URGENT NOTICES, 5644 Tavilla Ct., Suite 102, Naples, Florida 34110, U.S.A. or if to Dealer at the address and numbers indicated above. Dealer will supplement and correct the information contained herein as such information may change.

Severability. Should any part of this Agreement be deemed invalid or unenforceable, it shall not constitute an invalidation or unenforceability of any other part of this Agreement, which shall otherwise remain in full force and effect; and this Agreement shall be construed in all respects as if such invalid or unenforceable provision was severed and omitted.

Force Majeure. Neither party shall be liable hereunder for damages which may result from any delay or failure in performance due to acts of God or public authorities, war and war measures, civil unrest, fire, epidemics or labor disputes or other acts beyond the reasonable control of the party.

Amendment; Waiver. No modification of, revisions to or amendment of this Agreement shall be valid unless in writing signed by both LINE 5 and Dealer. To avoid confusion, no past practice or course of dealing between the parties, industry standard or practice, or usage of trade will constitute a modification or amendment of this Agreement. Neither party shall be deemed, by any act or omission, to have waived any of its rights or remedies unless such waiver is in writing and signed by the waiving party, and then only to the extent specifically set forth in such writing. A waiver with reference to one event shall not be construed as continuing or as a bar to or waiver of any right or remedy as to a subsequent event.

Successors And Assigns. All of the terms, covenants, agreements and conditions contained in this Agreement shall be binding upon and inure to the benefit of the parties hereto, and their respective successors, permitted assigns and legal representatives unless prohibited by this Agreement.

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Third Party Beneficiaries. This Agreement is entered into solely between LINE 5 and Dealer and, subject to the Indemnity provisions above, this Agreement will not be deemed to create any rights in third parties or create any obligations of a party to any third party.

Survival. The following clauses, including all subsections thereof, of this Agreement will survive in perpetuity cancellation, termination, completion or expiration of this Agreement: "Compliance", "Intellectual Property", "Term; Termination; Effect of Termination", Insurance; Indemnity", "Severability", "Successors And Assigns", "Funds Due To LINE 5", "Governing Law; Jurisdiction; Arbitration", and "Survival".

Authority. The persons signing this Agreement represent and warrant that they have been duly authorized to execute this Agreement and thereby bind the parties to the terms of this Agreement.

Counterparts. This Agreement may be executed in one or more counterparts or by electronic or facsimile signature, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

18. **CHANGES TO FINANCING TERMS:** LINE 5 reserves the right, as it sees fit in its sole discretion, to from time-to-time, amend, supplement or otherwise change the Products it will finance and/or the terms of its financing, and shall provide at least thirty (30) days prior written notice of any such changes to Dealer.

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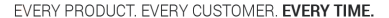


IN WITNESS WHEREOF, the parties have caused their duly authorized representatives to execute this Agreement on the date first above written at the places indicated below.

	Line 5, LLC
Dealership Name	
Signed By	Signed By
Print Name	Print Name
Title	Title
Date	Date

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ATTACHMENT A

Dealer Questionnaire

Dealership Information	
Dealership Name:	
Federal Tax ID #:	
Business Type:	□ Corporation or □ LLC or □ Limited Partnership or □ Sole Proprietorship.
Dealership Type:	Please Check: ☐ Franchised or ☐ Non-Franchised
Dealership Address:	
Dealership Phone #:	
Dealership Fax #:	
	istrator (Dealership Coverage Activation/Cancellation Employee)
Name:	
E-mail Address:	
Contact Phone #:	
Contact Fax #: Site	
Permission:	Please Check: ☐ Administrator or ☐ Restricted User
Reports:	Please Check: ☐ Funding Reports and/or ☐ Cancellation Requests
Comptroller (If there isn't a Name:	controller please note who will be handling the dealerships accounting)
E-mail Address:	
Contact Phone #:	
Contact Fax #: Site	
Permission:	Please Check: ☑ Administrator or ☐ Restricted User
Reports:	Please Check: ☑ Funding Reports and/or ☐ Cancellation Requests
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Finance Director	
Name:	
E-mail Address:	
Contact Phone #:	
Contact Fax #: Site	
Permission:	Please Check: ☐ Administrator or ☐ Restricted User
Reports:	Please Check: ☐ Funding Reports and/or ☐ Cancellation Requests
Finance Manager	
Name:	
E-mail Address:	
Contact Phone #:	
Contact Fax #: Site	
Permission:	Please Check: ☐ Administrator or ☐ Restricted User
Reports:	Please Check: ☐ Funding Reports and/or ☐ Cancellation Requests
Finance Manager	
Name:	
E-mail Address:	
Contact Phone #:	
Contact Fax #: Site	
Permission:	Please Check: ☐ Administrator or ☐ Restricted User
Reports:	Please Check: ☐ Funding Reports and/or ☐ Cancellation Requests
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Finance Manager	
Name:	
E-mail Address:	
Contact Phone#:	
Contact Fax #:	
Site Permission:	Please Check: ☐ Administrator or ☐ Restricted User
Reports:	Please Check: \Box Funding Reports and/or \Box Cancellation Requests
Principle Info	
Principle Name:	
Principle E-mail:	
Principle Phone#:	
Site Permission:	Please Check: ☐ Administrator or ☐ Restricted User
Reports:	Please Check: \Box Funding Reports and/or \Box Cancellation Requests
Agency Referral	
Agency Name:	
Assigned Agent:	
Agent E-mail	
Agent Phone #	

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ATTACHMENT B

Product Integration Worksheet

Please complete the worksheet to expedite setting up the products for your Dealership/s.

DEALERSHIP INFORMATION		
DEALER LEGAL NAME (AND DBA IF APPLICABLE)		
Please select a preferred Prod	luct Integration Platform. (Must S	elect One)
[] PEN or [] F&I Express or [1 N/A	
[] I EN OF [] I WE EXPECTS OF [1 10/0	
PRODUCT INFORMATION		
PROVIDER NAME	PRODUCT NAME	DEALER CODE / ID #
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ATTACHMENT C

Line 5, LLC Independent Dealership Participation Agreement Addendum ADDITIONAL DEALER LOCATIONS

COMPLETE AND SIGN FOLLOWING PAGE

List additional dealers to include with this agreement.

Dealership Name	
Phone Number Legal Full Address DBAs	
(if applicable)	
Dealership Name	
Phone Number Legal Full Address DBAs	
(if applicable)	
Dealership Name	
Phone Number Legal	
Full Address DBAs	
(if applicable)	
Dealership Name	
Phone Number Legal	
Full Address DBAs	
(if applicable)	
Dealership Name	
Phone Number Legal	
Full Address DBAs	
(if applicable)	
Dealership Name	
Phone Number Legal	
Full Address DBAs	
(if applicable)	
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The Dealership / Locations listed in ATTAC	HMENT C are armated with / owned by:
Dealership Name	
Address	
City, State Zip	
Phone Number	
And will comply with the agreed upon terms	s of the Line 5, LLC Independent Dealership Participation
Agreement executed on/	/
	LINE 5, LLC
Dealership Name	
X	X
Signature	Signature
Print Name	Print Name
Title	Title
Date	Date
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